# PATENT COOPERATION TREATY



# **PCT**

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference BCT030126		eation of Transmittal of International Examination Report (Form PCT/IPEA/416)					
International application No.	International filing date (day/month/year)	Priority date (day/month/year)					
PCT/FR2003/003205	28 octobre 2003 (28.10.2003)	29 octobre 2002 (29.10.2002)					
International Patent Classification (IPC) or n C07D 493/10	ational classification and IPC						
Applicant	LABORATOIRES SYNTH-INNOVE						
<ol> <li>This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.</li> </ol>							
2. This REPORT consists of a total of	5 sheets, including this cover s	heet.					
amended and are the basis for	ied by ANNEXES, i.e., sheets of the description this report and/or sheets containing rectificated Administrative Instructions under the PCT).	on, claims and/or drawings which have been tions made before this Authority (see Rule					
These annexes consist of a to	otal of sheets.						
3. This report contains indications rela	iting to the following items:						
I Basis of the report							
II Priority							
III Non-establishment	of opinion with regard to novelty, inventive sta	ep and industrial applicability					
IV Lack of unity of inv	ention						
V Reasoned statement citations and explan	t under Article 35(2) with regard to novelty, in actions supporting such statement	ventive step or industrial applicability;					
VI Certain documents	cited						
VII Certain defects in the	VII Certain defects in the international application						
VIII Certain observations on the international application							
Date of submission of the demand	Date of completion of	of this report					
28 avril 2004 (28.04.2	2004) 10 Fe	ebruary 2005 (10.02.2005)					
Name and mailing address of the IPEA/EP	Authorized officer						
Facsimile No.	Telephone No.						

Translation

International application No.

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

PCT/FR2003/003205

I. Basis	of the r	eport						
1. With	regard (	o the elements of the international application:*						
	the int	ernational application as originally filed						
	the de	scription:						
	pages	1,2,4-7,9-24	, as originally filed					
	pages		, filed with the demand					
	pages	3,8 , filed with the letter of	27 May 2004 (27.05.2004)					
	the cla	ims:						
الحكا	pages		, as originally filed					
	pages	, as amended (togeth						
	pages		, filed with the demand					
	pages	1-22, filed with the letter of	27 May 2004 (27.05.2004)					
M	the dr	awings:						
	pages	<u> </u>	, as originally filed					
	pages		, filed with the demand					
	pages	, filed with the letter of						
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╽╙	•	ence listing part of the description:						
ŀ	pages							
	pages pages	, filed with the letter of	, filed with the demand					
the	internati	to the language, all the elements marked above were available or furnished to onal application was filed, unless otherwise indicated under this item.  nts were available or furnished to this Authority in the following language	this Authority in the language in which which is:					
	1	nguage of a translation furnished for the purposes of international search (under						
	ī	nguage of publication of the international application (under Rule 48.3(b)).	` "					
	ī	nguage of the translation furnished for the purposes of international prelimina	ary examination (under Rule 55.2 and/					
3. Wi	th regar liminary	i to any nucleotide and/or amino acid sequence disclosed in the interexamination was carried out on the basis of the sequence listing:	national application, the international					
	conta	ined in the international application in written form.						
	filed	together with the international application in computer readable form.						
	furnished subsequently to this Authority in written form.							
	furni	shed subsequently to this Authority in computer readable form.						
		statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the mational application as filed has been furnished.						
╽└	_	statement that the information recorded in computer readable form is identic furnished.	cal to the written sequence listing has					
4.	The a	mendments have resulted in the cancellation of:						
	H	the description, pages						
	H	the claims, Nos.						
	Ш	the drawings, sheets/fig						
5.		eport has been established as if (some of) the amendments had not been made, d-the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**						
in	olacemer this rep i 70.17).	t sheets which have been furnished to the receiving Office in response to an im ort as "originally filed" and are not annexed to this report since they do	vitation under Article 14 are referred to not contain amendments (Rule 70.16					
1	•	ment sheet containing such amendments must be referred to under item 1 and a	nnexed to this report.					

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V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Statement			
Novelty (N)	Claims	3-14	YES
	Claims	1, 2, 15-22	NO
Inventive step (IS)	Claims	3-14	YES
	Claims	1, 2, 15-22	NO NO
Industrial applicability (IA)	Claims	1-22	YES
	Claims		NO

#### 2. Citations and explanations

Reference is made to the following documents:

D1: US-A-5 637 733 (SUJEETH PUTHALATH K)
10 June 1997 (1997-06-10)

D2: DE 360 691 C (MONSANTO CHEMICAL WORKS)
6 October 1922 (1922-10-06)

D3: SHAWN C. BURDETTE ET AL.: "Fluorescent sensors for Zn2+ based on a fluorescein platform: Synthesis, properties and intracellular distribution" J. AM. CHEM. SOC, vol. 123, 2001, pages 7831-41, XP002248841

### 1. Corrections (PCT Article 28(2) and PCT Rule 91)

The corrections in claims 1 and 3 and the corresponding parts of the description are obvious (PCT Rule 91) and do not contravene PCT Article 28(2).

The correction in the new claim 12, which corresponds to the original claim 11, is acceptable since "crystal of red" clearly means "crystal of red colour".

Claims 8 to 11 are acceptable as concerns PCT Article 28(2).

## 2. Novelty (PCT Article 33(1))

The present application does not meet the requirements of PCT Article 33(1) as the subject matter of claims 1, 2 and 15 to 22 does not meet the novelty requirement of PCT Article 33(2).

D1 describes a method of producing fluorescein (examples 1 and 2) by condensing resorcinol with phthalic anhydride and without solvent. This teaching destroys the novelty of claims 1 and 2. The fact that the phthaleins in the present application are purer than the prior art compounds does not render the subject matter of the present application novel. Hence claims 15, 18, 19 and 22 are not novel either. D5 describes a method of purifying fluorescein. The resultant fluorescein can be used in pharmacy. This teaching proves that fluorescein can be purified and that a purified fluorescein is not novel. For a method to render a compound novel, all the prior art methods have to be incapable of purifying fluorescein (T 990/96). It appears possible to obtain a fluorescein by purification methods (e.g. D1). Therefore, the claims concerning purified fluorescein are not novel within the meaning of PCT Article 33(2).

In D1, example 3, 3,4,5,6-tetrachlorofluorescein is produced. The subject matter of example 3 destroys the novelty of claims 1, 2, 18 and 22.

D2 describes the production of phenolphthalein by condensation of phthalic anhydride with phenol and without solvent (example 1). In example 3, gallein (4',5'-dihydroxyfluorescein) is produced by the condensation of phthalic anhydride with pyrogallol, also without the use of a solvent. This teaching destroys the novelty of claims 1, 15, 17, 18, 21 and 22.

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D3 describes the production of 4',5'-dimethylfluorescein (Experimental Section, production of compound 1). This subject matter destroys the novelty of claims 1, 16, 18, 20 and 22.

## 3. Clarity (PCT Article 6)

The application does not meet the requirements of PCT Article 6 since claims 15 to 17 are unclear.

The compounds in claims 15 to 17 are characterized by their colours and radio-crystallography spectra. These compounds are produced by the reaction of a red phthalein with an acid in an anhydrous solvent selected from the group comprising alcohols, ketones, ethers, halogenated solvents or mixtures thereof. In light of the description, it is not clear what happens to the phthaleins in the above-mentioned method. An acid addition salt of the phthalein compound may be formed after the reaction with an acid.